## Case 2:16-cv-00775-DRH-ARL Document 28 Filed 08/21/17 Page 1 of 1 PageID #: 68

NEW YORK
LONDON
SINGAPORE
PHILADELPHIA
CHICAGO
WASHINGTON, DC
SAN FRANCISCO
SILICON VALLEY
SAN DIEGO
SHANGHAI
TAIWAN
BOSTON
HOUSTON
LOS ANGELES
HANOI



FIRM and AFFILIATE OFFICES

KATELYNN GRAY DIRECT DIAL: +1 212 471 4757 PERSONAL FAX: +1 212 202 6040 E-MAIL: KGray@duanemorris.com

www.duanemorris.com

ATLANTA
BALTIMORE
WILMINGTON
MIAMI
BOCA RATON
PITTSBURGH
NEWARK
LAS VEGAS
CHERRY HILL
LAKE TAHOE
MYANMAR
OMAN
A GCC REPRESENTATIVE OFFICE
OF DUANE MORRIS

ALLIANCES IN MEXICO AND SRI LANKA

August 21, 2017

HO CHI MINH CITY

## **VIA ECF**

The Honorable Denis R. Hurley United States District Court Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re: Grapsas v. North Shore Farms Two, Ltd., 16-cv-0775 (DRH) (ARL)

Dear Judge Hurley:

We represent Defendant North Shore Market Place, LTD ("North Shore") ("Defendant"), incorrectly captioned as North Shore Farms Two, Ltd., in the above-referenced single plaintiff wage and hour matter. We write this letter in response to Your Honor's Order dated May 11, 2017. Pursuant to FRCP 25(a)(1), the parties have 90 days from May 10, 2017 (until August 8, 2017) to make a substitution of an appropriate person, under the law. To date, the substitution of the party has not occurred.

For the foregoing reasons, Defendant respectfully requests the Court dismiss the case.

Respectfully submitted,

/s/ Katelynn Gray

Katelynn Gray

**KMG**